



DAC \$

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)	Docket Number (Optional)
----------------------------------------------------------------------------------------------------------	--------------------------

First Named Inventor: <u>William Delaplaine Green</u>	Art Unit: <u>3783</u>
Application Number: <u>10/637.841</u>	Examiner: <u>Kamens, Noah P</u>
Filed: <u>August 8, 2003</u>	

Title: Two Cycle Internal Combustion Engine

Attention: Office of Petitions
Mail Stop Petition
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

RECEIVED

JAN 07 2011

OFFICE OF PETITIONS

NOTE: If information or assistance is needed in completing this form, please contact
Petitions Information at (571) 272-3282.

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION.

NOTE: A grantable petition requires the following items:

- (1) Petition fee.
- (2) Reply and/or issue fee.
- (3) Terminal disclaimer with disclaimer fee – required for all utility and plant applications filed before June 8, 1995, and for all design applications; and
- (4) Adequate showing of the cause of unavoidable delay.

1. Petition fee

- ☒ Small entity – fee \$ 270.00 (37 CFR 1.17(l)). Applicant claims small entity status.
See 37 CFR 1.27.
- ☐ Other than small entity – fee \$ _____ (37 CFR 1.17(l)).

2. Reply and/or fee

A The reply and/or fee to the above-noted Office action in the form of _____ (identify the type of reply):

- ☐ has been filed previously on _____ 12/22/2010 SSANDAR1 00000003 10637841
01 FC:1504
- ☐ is enclosed herewith. 300.00

B The issue fee of \$ 1,055.00

- ☒ has been filed previously on October 16, 2008 12/22/2010 AWONDAF2 00000001 10637841
01 FC:2452
- ☒ is enclosed herewith. 270.00

**PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED
UNAVOIDABLY UNDER 37 CFR 1.137(a)**

NOTE: The following showing of the cause of unavoidable delay must be signed by all applicants or by any other party who is presenting statements concerning the cause of delay.


Signature

December 21, 2010

Date

William Delaplaine Green

Typed or printed name

Registration Number, if applicable

(In the space provided below, please explain in detail the reasons for the delay in filing a proper reply.)

I mailed in a letter in 2008 to the Commissioner in which I stated I accepted the claims as allowed along with the required Issue Fee and Publication Fee. However I did not receive either the issued Patent or a Notice of Allowance. Instead, more than a year later I received an Office Action stating the examiner had left and that he was replaced by another examiner and he withdrew all my allowed claims. I replied to his office action by a letter dated January 19, 2010.

I suspect examiner Kamen is involved in a conspiracy with thugs to steal my engine invention from me and conspired with one or more thugs to withdraw all my allowed claims. All of my US mail was missing from my home mail box the last time I checked it. I suspect my US mail is stolen regularly and I don't get all the USPTO Office Actions mailed to me. All my digital archived invention work was stolen out of the Philadelphia registered mail in 2007. It was all my work on this engine until then. I never received the Notice of Abandonment and found out about it in the file wrapper.

Re-examination under 37 CFR 1.550(d) and 37 CFR 1.957(b) don't apply since the application had already been allowed by the previous examiner Ali Hyder and I mailed a letter to the USPTO accepting the claims as allowed along with the Issue Fee and Publication Fee on October 16, 2008 more than a year before the next office action which totally ignored my letter accepting the claims as allowed and the Issue Fee check.

I am therefore applying for Reviving the Application Unavoidably Abandoned and re-submitting the Issue and Publication Fees I already submitted more than two years ago since the form has a space for re-submission of the Issue and Publication Fees. I should have received my patent two years ago if the examiners had done their duty and issued it. Since that was obviously refused I had no choice but to wait for the Notice of Abandonment and re-submit the Issue and Publication Fees with the form for Reviving the Application Unavoidably Abandoned which I am now doing.

Again, I believe I am a victim of a conspiracy to steal my engine invention from me even though I have an issued US Patent on this invention that was issued to me April 15, 2003 and this US Patent Application 10/637,841 is a Continuation in Part that should have issued years ago.

I could not file the document last night because my computer operation was interrupted by some kind of interference. I suspect thieves are spying on my computer 24/7 and interfering with its operation to file the required documents. I filed a IC3 report with the DoJ today and I listed the police report numbers of police reports concerning these matters I recently filed with the Arlington County Virginia Police. If you require more information on these suspicious activities I refer you to those police reports as they contain more detailed information about the harassment and terrorism I have been the victim of for many years undoubtedly perpetrated by people connected with the examiner Kamen withdrawing all of my allowed claims and expecting me to completely begin anew the prosecution of my US Patent Application after seven long years in prosecution with the USPTO after so many of my claims and drawings have been allowed the patent could have been issued to me on several different occasions by now.

My great grandfather built the steam engines for the Great White Fleet. My father helped design the secret jet engines that powered American bombers from the US to Germany in WWII. He, I and my younger brother matriculated at Lehigh University in Bethlehem Pa. My father earned an E.E degree there. I'm a real inventor. I come from a long line of real inventors. The greatest engines have been our specialty for well over a hundred years.

(Please attach additional sheets if additional space is needed.)

RECEIVED

JAN 07 2011

OFFICE OF PETITIONS

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)

Terminal disclaimer with disclaimer fee

- ☒ Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.
- ☐ A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ _____ for a small entity or \$ _____ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63):

4. An adequate showing of the cause of the delay, and that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition under 37 CFR 1.137(a) was unavoidable, is enclosed.

WARNING:

Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.



 Signature

December 21, 2010

Date

William Delaplaine Green

Typed or printed name

Registration Number, if applicable

8906 Camden Street

Address

Alexandria, Virginia 22308-2715

Address

Telephone Number

- Enclosure ☒ Fee Payment
- ☐ Reply
- ☐ Terminal Disclaimer Form
- ☐ Additional sheets containing statements establishing unavoidable delay
- ☒ The previously filed issue fee is being refiled

CERTIFICATE OF MAILING OR TRANSMISSION (37 CFR 1.8(a))

I hereby certify that this correspondence is being:

- ☐ deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to **Mail Stop Petition**, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.
- ☐ transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (571) 273-8300.

Date

Signature

Typed or printed name of person signing certificate